## UNITED STATES DISTRICT COURT

# SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

NICHOLAS A. GREEN,	) Cause No. 1:08-cv-0163-LJM-TAB
Plaintiff,	)
	)
V.	)
	)
FORD MOTOR COMPANY,	)
	)
Defendant	)

### DEFENSE WITNESSES EXPECTED TO BE CALLED TO TESTIFY AT TRIAL

Defendant, Ford Motor Company, by counsel and pursuant to the Court-approved Case Management Plan hereby indicates the following witnesses from its Final Witness List filed March 31, 2010 (See Court Docket No. 83) that it expects to call to testify at the trial of this cause:

- Nicholas Green
  5124 Beech Drive
  Indianapolis, IN 46254
- 5. Responding police officers, including but not limited to:
  - a. Patrick SpellmanISP Indianapolis 52
  - b. Jon Pang ISP - Indianapolis 52
  - c. Matthew Lawrence ISP Indianapolis 52
  - d. Scott Chandler Indianapolis Police Department

- 6. Responding firefighters, EMTs, paramedics, and other rescue personnel, including but not limited to:
  - a. Gregory Harris
  - b. Timothy Livingson
  - c. Tina Lamberth
- 7. Representatives from HIX Towing
- 9. Employees of Ford Motor Company, including but not limited to:
  - a. William Ballard
    Design Analysis Engineer
    Ford Motor Company
    Office of the General Counsel
  - b. Ram Krishnaswami
    Design Analysis Engineer
    Ford Motor Company
    Office of the General Counsel
  - c. Roger Burnett
    Design Analysis Engineer
    Ford Motor Company
    Office of the General Counsel
- 10. Dave Scott

Plaintiff's counsel

Only to be called in the event that testing conducted by Plaintiff's counsel, and not Plaintiff's retained experts, is admitted into evidence or relied upon by Plaintiff's retained experts.

11. Jim McDonald

Plaintiff's counsel

Only to be called in the event that testing conducted by Plaintiff's counsel, and not Plaintiff's retained experts, is admitted into evidence or relied upon by Plaintiff's retained experts.

Debora Marth, PhDSafety Forensics, PLLC25770 E. Huron River DriveFlat Rock, MI 48134

13. Jarrod Carter, PhDOrigin Engineering23403 E. Mission Ave., Suite 223Liberty Lake, WA 99019

14. Jeffery PearsonCollision Protection Science, LLC315Water StreetRochester, MI 48037

While the above represents those witnesses defendant expects to call to testify at the trial of this cause, Ford reserves the right to amend this list and to call others as identified on its Final List.

#### FROST BROWN TODD LLC

By: /s/ Kevin C. Schiferl

Kevin C. Schiferl, #14138-49 Jared A. Harts, #25622-49 Attorneys for Defendant, Ford Motor Company

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 16th day of April, 2010, a copy of the foregoing was filed electronically. Notice of this filing will be sent to the following parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

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